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13 **UNITED STATES DISTRICT COURT**
14 **DISTRICT OF NEVADA**

15 LEODIAS EDWARDS,
16 v.
17 S. CLARK, et al.,
18
19 Defendants

20 Plaintiff,

21 Case No. 3:19-cv-00554-RCJ-WGC

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28 **ORDER GRANTING MOTION
FOR EXTENSION OF TIME TO
FILE SETTLEMENT
STIPULATION AND PROPOSED
ORDER FOR DISMISSAL**

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30 Defendant Stephen Clark, by and through counsel, Aaron D. Ford, Attorney
31 General of the State of Nevada, and Laura M. Ginn, Deputy Attorney General, hereby
32 file this Motion for Extension of Time to file Settlement Stipulation and Proposed Order
33 for Dismissal as Ordered by this Court in ECF No. 9. This Motion is based on Federal
34 Rule of Civil Procedure 6(b)(1), the following Memorandum of Points and Authorities, and
35 all papers and pleadings on file in this action.

36
37 **MEMORANDUM OF POINTS AND AUTHORITIES**

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39 Defendant respectfully requests this short extension to file the stipulation of
40 dismissal as Plaintiff Leodias Edwards (Edwards) has yet to respond to counsel's
41 numerous requests for a signature. The Settlement and Stipulation was sent to Edwards
42 on May 6 and May 20, 2021. On May 24, Edwards returned the Settlement and
43 Stipulation without his signature, questions, or notations. On May 25 and again on June
44 1, 2021, the Settlement and Stipulation was sent to Edwards. It is unclear to Defendant
45 whether Edwards intends to sign the stipulation, has questions about the settlement

1 agreement, or otherwise intends to continue participating in this matter. Defendants thus
2 request a short extension to file either a stipulation of dismissal or motion to enforce the
3 settlement agreement.

4 Federal Rule of Civil Procedure 6(b)(1) governs enlargements of time and provides
5 as follows:

6 When an act may or must be done within a specified time, the court may, for
7 good cause, extend the time: (A) with or without motion or notice if the court acts,
8 or if a request is made, before the original time or its extension expires; or (B) on
9 motion made after the time has expired if the party failed to act because of
excusable neglect.

10 Good cause exists to extend the time to file the Settlement Stipulation and
11 Proposed Order to give Edwards additional time to review and sign the Settlement and
12 Stipulation. Counsel again contacted Edwards and indicated if he did not return the
13 stipulation by June 8, 2021, counsel would move to enforce the settlement.

14 For the above reasons, Defendant respectfully requests an extension to file the
15 Settlement Stipulation and Proposed Order with a new deadline to and including **June**
16 **16, 2021.**

17 DATED this 2nd day of June, 2021.

18 AARON D. FORD
19 Attorney General

20 By: /s/ Laura M. Ginn
21 LAURA M. GINN, Bar No. 8085
Deputy Attorney General

22 Attorneys for Defendant

24 IT IS SO ORDERED.

25 DATED: June 3, 2021

26 Walker G. Cobb
27 UNITED STATES MAGISTRATE JUDGE
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